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7	Attorney for defendant Saticoy Bay LLC		
8	Series 5451 Autumn Crocus		
	LINITED STATES D	ISTRICT COURT	
9	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
10	DISTRICT OF	NEVADA	
1 1	WELLS FARGO BANK, N.A., AS TRUSTEE	CASE NO.: 2:17-cv-01184-APG-VCF	
11	FOR ABFC 2004-OPT3 TRUST, ABFC ASSET-	2.17 ev 0110 / 11 G ver	
12	BACKED CERTIFICATES, SERIES		
	2004-OPT3,		
13	Plaintiff,	STIPULATION AND ORDER TO EXTEND	
14		<b>DEADLINE TO FILE JOINT PROPOSED</b>	
	vs.	PRETRIAL ORDER	
15	WADLIEF LIMITED DADTNEDGIID.	(FIRST PROVINCE)	
16	KARI LEE LIMITED PARTNERSHIP; SATICOY BAY, LLC SERIES 5451 AUTUMN	(FIRST REQUEST)	
	CROCUS; ALARISA PROPERTIES, LLC;		
17	ARBOR PARK COMMUNITY ASSOCIATION;		
18	ABSOLUTE COLLECTION SERVICES LLC, Defendants.		
	Defendants.		
19	SATICOY BAY, LLC SERIES 5451 AUTUMN		
20	CROCUS,		
21	Counterclaimant,		
22	110		
	VS.		
23	WELLS FARGO BANK, N.A., AS TRUSTEE		
24	FOR ABFC 2004-OPT3 TRUST, ABFC ASSET-		
	BACKED CERTIFICATES, SERIES 2004-OPT3		
25			
26	Counter-defendant.		
l			

Plaintiff Wells Fargo Bank, N.A., as Trustee for ABFC 2004-OPT3 Trust, ABFC Asset-Backed Certificates, Series 2004-OPT3 (hereinafter "plaintiff"); defendant Saticoy Bay LLC Series 5451 Autumn Crocus (hereinafter "defendant"); defendant Arbor Park Community Association ("HOA"); and defendant Absolute Collection Services LLC ("ACS"), hereby stipulate and agree as follows:

- 1. On March 24, 2020, this Court entered an Order for Joint Proposed Pretrial Order [ECF 74] which required the parties to file a Joint Proposed Pretrial Order on or before April 17, 2020.
- 2. The parties have been heavily engaged in settlement negotiations and are close to settlement.
- 3. In order to facilitate additional settlement discussions, and because of the difficulties caused by the COVID-19 outbreak, the parties hereby stipulate to continue the deadline to file the Joint Proposed Pretrial Order to June 17, 2020.
- 4. This is the first stipulation for extension of time of this deadline.
- The extension is requested in good faith and is not for purposes of delay or prejudice to any other party.

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1	WHEREFORE, based on the foregoing, IT IS HEREBY STIPULATED AND AGREED that		
2	the deadline for the parties to file a Joint Proposed Pretrial Order shall be extended to June 17, 2020.		
3	LAW OFFICES OF	WRIGHT, FINLAY & ZAK, LLP	
4	MICHAEL F. BOHN, ESQ.		
5			
6	By: /s/ Adam R. Trippiedi, Esq. Michael F. Bohn, Esq.	By: <u>/s/ Rock K. Jung, Esq.</u> Robert A. Riether, Esq.	
7	Adam R. Trippiedi, Esq.	Rock K. Jung, Esq.	
8	2260 Corporate Cir, Suite 480 Henderson, Nevada 89074	7785 W. Sahara Ave, Ste 200 Las Vegas, Nevada 89117	
9	Attorney for plaintiff Saticoy Bay LLC	Attorney for Plaintiff	
10	TYSON & MENDES LLP		
11		1	
12	By: /s/ Margaret E. Schmidt, Esq. Thomas E. McGrath, Esq.	By: Not Signed <sup>1</sup> Absolute Collection Services, LLC	
13	Margaret E. Schmidt, Esq.	6440 Skypointe Dr 140-154	
14	3960 Howard Hughes Parkway, Ste 600 Las Vegas, Nevada 89147	Las Vegas, Nevada 89131	
	Attorney for Arbor Park Community		
15	Association		
16			
17			
18		IT IS SO ORDERED:	
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20			
21		UNITED STATES JUDGE	
22		DATED:4/17/2020	
23		DATED	
24			
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26	Absolute Collection Services, LLC is no longer represented by counsel as its counsel withdrew earlier in this case. Whave attempted to reach out directly to Absolute Collection Services, LLC, but it appears the company is no longer		
27	operation and our efforts to reach out have been unsuccess	SIUI.	